

W. Todd Miller
Kimberly N. Shaw
BAKER & MILLER PLLC
2401 Pennsylvania Avenue NW
Suite 300
Washington D.C. 20037
Telephone: (202) 663-7820
Facsimile: (202) 663-7849

Michael A. Duncheon (Bar No. 65682)
Lisa M. Pooley (Bar No. 168737)
HANSON BRIDGETT MARCUS VLAHOS RUDY LLP
425 Market Street
26th Floor
San Francisco, CA 94105
Telephone: (415) 995-5015
Facsimile: (415) 541-9366

Attorneys for Defendant Qantas Airways Limited

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

DONALD WORTMAN,
WILLIAM ADAMS,
MARGARET GARCIA , individually and on
behalf of all others similarly situated,
Plaintiffs,
vs.
AIR NEW ZEALAND, ALL NIPPON
AIRWAYS, CATHAY PACIFIC
AIRWAYS, CHINA AIRLINES, EVA
AIRWAYS, JAPAN AIRLINES
INTERNATIONAL, MALAYSIA
AIRLINES, NORTHWEST AIRLINES,
INC., QANTAS AIRWAYS, SINGAPORE
AIRLINES, THAI AIRWAYS, UNITED
AIRLINES
Defendants.

) Case No. 07-5634-CRB
)
(MDL No. 1913 -- *In re Transpacific
Passenger Air Transportation Antitrust
Litigation*)
)
)
)
)
**JOINT STIPULATION PURSUANT TO
LOCAL RULE 6-1 EXTENDING TIME
FOR QANTAS AIRWAYS LIMITED TO
RESPOND TO COMPLAINT &
AGREEMENT OF DEFENSE COUNSEL
TO ACCEPT SERVICE OF COMPLAINT**
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JOINT STIPULATION PURSUANT TO LOCAL RULE 6-1 EXTENDING TIME TO RESPOND TO COMPLAINT &
AGREEMENT OF DEFENSE COUNSEL TO ACCEPT SERVICE OF COMPLAINT -- CASE NO. 07-5634

1 Pursuant to Local Rule 6-1, and in light of the February 19, 2008 Judicial Panel on
 2 Multidistrict Litigation (“JPML”) Transfer Order consolidating this case and the other
 3 Transpacific Passenger Air cases, Plaintiffs Donald Wortman, William Adams, and Margaret
 4 Garcia (“Plaintiffs”), and defendant Qantas Airways Limited (“Defendant”), through counsel,
 5 hereby stipulate and agree as follows:

6 IT IS HEREBY STIPULATED AND AGREED that Defendant’s time to answer, move or
 7 otherwise plead is enlarged until either: (1) 45 days after plaintiffs in the Transpacific Passenger
 8 Air cases file and serve a consolidated amended complaint; or, (2) 45 days after plaintiffs in the
 9 Transpacific Passenger Air cases provide notice that a consolidated amended complaint will not
 10 be filed.

11 IT IS FURTHER STIPULATED AND AGREED that defense counsel shall accept service
 12 on behalf of Defendant of the summons and complaints in the above-captioned matter, including
 13 any amended or consolidated complaints, and further, that Defendant shall not contest sufficiency
 14 of process or service of process. This Stipulation does not constitute a waiver of any other
 15 defense including, but not limited to, the defenses of lack of personal or subject matter
 16 jurisdiction or improper venue. Nothing in this paragraph shall obligate Defendant to answer,
 17 move, or otherwise respond to any complaint until the time provided in the preceding paragraph.

18 IT IS SO STIPULATED.

19 Respectfully Submitted,

20
 21 Dated: February 25, 2008

By: /s/ W. Todd Miller

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 23 W. Todd Miller
 Kimberly N. Shaw
 24 BAKER & MILLER PLLC
 25 2401 Pennsylvania Avenue NW
 Suite 300
 Washington, DC 20037
 Telephone: (202) 663-7820
 Facsimile: (202) 663-7849

26
 27 Email: tmiller@bakerandmiller.com
kshaw@bakerandmiller.com

1 By: /s/ Michael A. Duncheon

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 3 Michael A. Duncheon (Bar No. 65682)
 4 Lisa M. Pooley (Bar No. 168737)
 5 HANSON BRIDGETT MARCUS VLAHOS
 6 RUDY LLP
 7 425 Market Street
 8 26th Floor
 9 San Francisco, CA 94105
 10 Telephone: (415) 995-5015
 11 Facsimile: (415) 541-9366

12 Email: mduncheon@hansonbridgett.com
 13 lpolley@hansonbridgett.com

14 *Attorneys for Defendant Qantas Airways
 15 Limited*

16 Dated: February 25, 2008

17 By: /s/ Neil Swartzberg

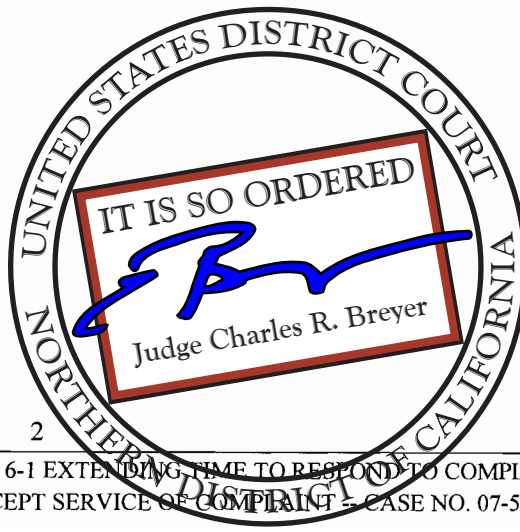
18 Joseph W. Cotchett (36324)
 19 Steven N. Williams (175489)
 20 Nanci E. Nishimura (152621)
 21 Neil Swartzberg (215133)
 22 Aron K. Liang (228936)
 23 COTCHETT, PITRE & MCCARTHY
 24 San Francisco Airport Office Center
 25 840 Malcolm Road, Suite 200
 26 Burlingame, CA 94010
 27 Telephone: (650) 697-6000
 28 Facsimile: (650) 697-0577

19 Email: jcotchett@cpmlegal.com
 20 swilliams@cpmlegal.com
nnishimura@cpmlegal.com
nswartzberg@cpmlegal.com
aliang@cpmlegal.com

21 *Attorneys for Plaintiffs and the Proposed
 22 Class*

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24 Dated: February 26, 2008



1 ATTESTATION OF FILING

2 Pursuant to N.D. Cal. General Order No. 45, section 45 X(B), I, Neil Swartzberg, hereby
3 attest that concurrence in the filing of this stipulation and proposed order has been obtained from
4 Counsel for Defendant Qantas Airways Limited who have provided the conformed signatures
5 above.

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7 COTCHETT, PITRE & MCCARTHY

8 By: /s/ Neil Swartzberg
9 Neil Swartzberg

10 *Attorneys for Plaintiffs and the Proposed
11 Class*

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